

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO

IN RE:	*
THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,	*
	PROMESA
	TITLE III
As representative of	*
	No. 17 BK3283-LTS
THE COMMONWEALTH OF PUERTO RICO, et al.,	*
	(Jointly Administered)
Debtors	*
*****	

ANSWER TO TWELFTH OMNIBUS OBJECTION TO CLAIMS (NON-SUBSTANTIVE)  
TO DUPLICATE BONDS PRESENTED BY PUERTO RICO SALES TAX FINANCING  
CORPORATION

TO THE HONORABLE COURT:

Appears Cooperativa de Ahorro y Crédito de Jayuya, creditor, through their undersigned attorney and very respectfully states and prays:

1. That creditors presented four proof of claim on May 17, 2018 (CM/ECF claims register numbers 46, 50, 49 and 47 – Prime Clerk claims numbers 16549, 16555, 16560 and 16425).
2. Such claims included the creditor information, name, address, telephone number and email address of Cooperativa de Ahorro y Crédito de Jayuya, at P.O Box 338 Jayuya, PR 00664. Their telephone number is (787) 828-4440. The email may be corrected and updated to [crodriguez@jayucoop.net](mailto:crodriguez@jayucoop.net). The contact person should be Celeste Rodríguez at such address.
3. That on December 5, 2018, debtors through The Oversight Board, as representative of COFINA, filed a twelfth omnibus objection to duplicate bonds. (Docket #4416)
4. The Oversight Board in its objection indicates that this creditor's claims asserts liabilities associated with municipal bonds issued by COFINA which allegedly are duplicate of one or more master proof of claim filed by the Trustee of this bonds.
5. The proof of claims clearly indicated the CUSIP number that identifies the bond or series of bond issued by debtor and included a copy of the broker statement (Wells Fargo Advisors and First Southern Securities).

6. The objection fails to provide information to confirm if Wells Fargo Advisors, First Southern Securities, The New York Mellon and/or the Trustee have filed another claim on behalf of creditor.

7. The appearing creditor has not received any notice to confirm that their claim has been included in master proof of claim on behalf of all holders of the claims including this creditor.

Wherefore, the appearing creditor respectfully requests that the Court denies the sixth omnibus objection with respect to the claims of Cooperativa de Ahorro y Crédito de Jayuya, unless debtors confirm that their claims have been included in any master proof of claim.

**CERTIFICATE OF SERVICE:** We hereby certify that on this same date the foregoing motion was filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filling to all CM/ECF participants. We further certify that a copy of the foregoing motion was notified by regular mail to all creditors and parties in interest.

In Ponce, Puerto Rico this January 16, 2019.

/s/Lemuel Negrón Colón, Esq.  
Attorney for creditor  
USDC 211202  
P.O. Box 801478  
Coto Laurel, PR 00780-1478  
Tel. (787) 840-6719  
Fax (787) 813-0088  
e-mail: [lemuel.law@gmail.com](mailto:lemuel.law@gmail.com)

